

United States District Court
for the
Middle District of Pennsylvania

Norman N. Shelton
Plaintiff.

v.
Warden Bledsoe et. al
defendant.

Case Number: 4:11-cv-368

FILED
WILLIAMSPORT

APR 28 2011

~~Motion for Reconsideration and~~ ~~Oct 1~~
PER ~~Oct 1~~ DEPUTY CLERK

Reargument, under local Rule 7.10

Now comes Plaintiff Norman N. Shelton. In this case pro-se fashion regarding his brief that was suppose to be filed within 14-days after filing his complaint, transcripts and other documents.

1. Plaintiff complied with local rule 7.5. However Plaintiff was placed on property restriction out of retaliation for filing grievance and law suite on staff here at Lewisburg. And then was placed in restraints for two days. And was attack and assaulted by two L.T.s L.T. Scampone L.T. Mattern. After the assault and was released from restraints plaintiff filed a brief to this honorable court. Plaintiff did not have postage to mail out the motion. "gave" it to counselor Rank to mail out to the court. He placed 42¢ stamps on it.

2. Plaintiff's Legal mail came back twice as it was in a different envelop from the one plaintiff placed it in. Plaintiff in no way would deem to withdraw his complaint. After Plaintiff first as eighth amendment rights were violated by officials. Plaintiff entrusted the authority who have power over him to mail out his legal mail. Plaintiff was not at fault with any delays.

3. Plaintiff never received a date when defendants would be served a copy of the summons. Nor did warden Bledsoe inform plaintiff of any discovery proceeding when asked. Plaintiff contend that he is unaware of any judgement made by the court. In this case. And admits the above is genuine and true. Plaintiff mailed this honorable court proof to be use in his case. bloody bandage and two lawyer's who came to see plaintiff on 4-7-11 will provide the court with actual knowledge of my wounds on that day. to show the court plaintiff is telling the truth.

4. Plaintiff makes this honorable court to implace a injunction on the officials here. I have been harassed, assault, threaten, placed in restraints. out of retaliation for this law suite. Plaintiff prays that this honorable court grants plaintiff counsel because Plaintiff complaint do have genuine issues, facts as to the material facts stated in Plaintiff's complaint in which he should be entitled to a fair and equal judgment as a matter of Law. "See" [Boomer v. Lanigan, No. 00-civ-5540 (DLC) 2002 WL 31413804 (S.D.N.Y.), Oct. 25, 2002. (And also see) Cruz v. Beto 405-U.S. 319, 322 (1972) Conley v. Gibson, 355 U.S. 41, 45, 46, (1957)

5. Plaintiff was and is fully aware that nothing shall be construed to limit the authority of this honorable Court to expiration of prescribed filing time. Plaintiff have adopted to the Court's local Rules. And by no means would liquidate his claims by his own omission. (see) Trop v. Dulles) 356 U.S. 86, 78, Sct 590, 598 958,

Conclusion.

The warden Bledsoe refuse to move plaintiff to a less harsh and cruel unlawful atmosphere. The officials here continue to harass and threaten plaintiff and file false incident reports on plaintiff out of retaliation Plaintiff request of this honorable Court to have plaintiff moved from this institution for fear of any more assaults from these officials if should not be denied.

Certificate of Service

I, Norman A. Shelton Do state the following to be true and correct to the best of my understanding that, plaintiff in the above case mailed motion for Reconsideration or Reargument. To the following address.

To:

United States District Court
for the
Middle District of Pennsylvania
U.S. Courthouse, Suite 218
240 West Third Street
Williamsport, Pa. 17701

Dated
4-24-11

Case no. 4:11-cv-368
Case 4:11-cv-00368-WJN -DB Document 19 Filed 04/28/11 Page 4 of 5

Dear Clerk of Courts,

May I depend upon you to use your acute professional knowledge and place your undivided attention on the following request?

- 1.) Could you please send me a copy of my Docket Sheet?
- 2.) Did you receive my motion for removal from this institution? and injunction

Respectfully,

Respondent

(Dated 4-27-11)

Norman G. Shelton
45969-066
U.S.P. Lewisburg
P.O.Box 1000
Lewisburg Pa. 17837

George
Dormon J. Shelton
Register Number: 45965-066
United States Penitentiary
FEB 28 1980 Box 1000
Lewisburg, PA 17837
W.H. K.

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APR 24 2011

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